

UNITED STATES OF AMERICA,	) I	INDICTMENT CR 10-253 RHK/JSW
Plaintiff,	) (	(6 U.S.C. § 202(3))
	) (	(6 U.S.C. § 202(4))
v.	) (	(6 U.S.C. § 557)
	) (	(8 U.S.C. § 1326(a))
DANIEL ROSALES-DAVILA,	) (	(8 U.S.C. § 1326(b)(2))
	)	
Defendant.	)	

THE UNITED STATES GRAND JURY CHARGES THAT:

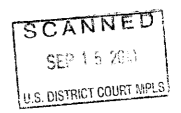
## COUNT 1

(Illegal Re-Entry After Deportation)

On or about August 16, 2010, in the State and District of Minnesota, the defendant,

## DANIEL ROSALES-DAVILA,

an alien who had been previously deported from the United States on or about January 30, 2008, subsequent to a conviction for an aggravated felony, namely, Felony Third Degree Sale of Controlled Substances in Hennepin County, Minnesota, on or about January 16, 2008, knowingly and unlawfully re-entered and was found in the United States without having obtained the consent of the Attorney General of the United States or his successor, the Secretary for Homeland Security, to re-apply for admission into the United States; all in violation of Title 8, United States code, Sections



FILED SEP 1 5 2010 HICHARD D. SLETTEM, CLERK JUDGMENT ENTERED STEPSING LERKS INITIALS

## United States v. Daniel Rosales-Davila

1326(a) and 1326(b)(2), and Title 6, United States Code, Sections 202(3), 202(4) and 557.

A TRUE BILL

UNITED STATES ATTORNEY FOREPERSON